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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/660,673	09/11/2003		Rick McWilliams	33071 7575		
7	7590 06/06/2005			EXAMINER		
Hovey Willia Suite 400	ms LLF			FINEMAN, LEE A		
2405 Grand Bl	lvd.			ART UNIT	PAPER NUMBER	
Kansas City, 1	MO 641	108	2872			
				DATE MAIL ED: 06/06/200	<	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicati	on No.	Applicant(s)				
		10/660,6	73	MCWILLIAMS, RICK				
	Office Action Summary	Examine	•	Art Unit				
		Lee Finen	nan	2872				
Period fo	The MAILING DATE of this communic or Reply	cation appears on the	e cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).								
Status	Status							
1)⊠	Responsive to communication(s) filed on 22 March 2005.							
2a)⊠		b)∏ This action is r						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4) 🖂	4) Claim(s) 1-20 is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
•	5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-20</u> is/are rejected.							
•								
•	Claim(s) is/are objected to. Claim(s) are subject to restrict	ion and/or election r	requirement					
8)[Claim(s) are subject to restrict	ion and/or election i	equirement.					
Applicat	ion Papers							
	9)☐ The specification is objected to by the Examiner. 10)☑ The drawing(s) filed on 11 September 2003 is/are: a)☑ accepted or b)☐ objected to by the Examiner.							
10)⊠								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
44)	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
11)	The oath or declaration is objected to	by the Examiner. IN	ole the attached Offic	LE ACTION OF TOMMY TO-132.				
Priority (under 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim f	or foreign priority ur	nder 35 U.S.C. § 119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority of							
	2. Certified copies of the priority of							
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* (application from the internation See the attached detailed Office action	•		ved.				
`	Joo ine allached detailed Office action	, 101 4 1130 01 010 0010	and dopied net reder					
	1							
Attachment(s)								
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (P	TO-948)	4) Interview Summa Paper No(s)/Mail					
3) Infor	mation Disclosure Statement(s) (PTO-1449 or I		5) Notice of Information	Patent Application (PTO-152)				
Pape	er No(s)/Mail Date		6)					

DETAILED ACTION

This Office Action is in response to an amendment filed 22 March 2005 in which claims 1, 3, 11, 13, 15 and 20 were amended. Claims 1-20 are pending.

Claim Objections

1. Claim 12 is objected to because of the following informalities: It is unclear how a remote control can facilitate picking the selected language when the memory device is removed to change the language. Also, the limitation "the user" lacks antecedent basis. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-10, 13-14, and 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lemp, III, US 6,570,506 B2 in view of Hollander et al. US 6,095,682.

Regarding claims 1-7, 13-14, and 16-20, Lemp, III discloses in figs 1-5 a telescope operable to audibly convey information relating to a selected one of a plurality of celestial bodies (column 2, lines 11-14), the telescope comprising a telescopic tube (10 and column 6, lines 51-55) operable to optically magnify the selected celestial body; a processor (52) operable to convert a text file (in database 62) to an audio signal representative of audible speech (column

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12, lines 10-30); a memory device storing a database (62) operable to contain information relating to the plurality of celestial bodies including the text file (in the database) and accessible by the processor (column 9, line 64-column 10, line 5); an audio device (column 12, line 29), which is a speaker, operable to convert the audio signal into audible speech, thereby audibly conveying the information in the database relating to the selected celestial body (column 12, lines 10-30); an enclosure (30) integral to the telescope housing the processor, the memory device, the audio device, orientation sensor and display (figs. 2 and 3 and column 12, line 34); an orientation sensor (54, 56) operable to determine an orientation of the tube in order to assist the processor in identifying the celestial body (column 9, lines 5-10); wherein the processor (52) is further operable to generate a video signal (column 10, lines 6-11 or column 11, lines 31-34) in order to visually convey the information relating to the selected celestial body and further including a display (36) operable to convert the video signal into graphics (column 10, lines 6-11, column 11, lines 31-34 or column 12, lines 32-35); wherein the display and the speaker convey substantially identical information (column 12, lines 10-36, in so far as at least the name of the celestial body is substantially identical); wherein the display and the speaker convey substantially different information (column 12, lines 10-36, in at least so far as graphics of the celestial body is substantially different from spoken words). Lemp, III discloses the claimed invention except for explicitly stating that the audible speech is produced in a selected one of a plurality of languages. Electronic systems wherein audible speech is selected from one of a plurality of languages are very well known. For example, Hollander et al. is a system wherein audible speech (see 315 and 815, figs. 10 and 27) is from selected one of a plurality of languages (column 2, lines 27-30 and column 9, lines 45-48). Therefore it would have been obvious to one

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of ordinary skill in the art at the time the invention was made to have Lemp, III include the well-known system of selecting one of a plurality of languages to enable more people to use the system.

Regarding clams 8-10, Lemp, III further includes a base operable to support the tube, a cradle attached to the base and operable to movably secure the tube to the base, and a drive mechanism operable to move the cradle with respect to the base (column 7, lines 5-9); wherein the processor is further operable to align the tube with the selected celestial body using the drive mechanism (column 7, lines 9-12); and a remote control (180) operable to facilitate a user providing the processor with the telescope's location (column 9, lines 57-63).

4. Claims 11, 12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lemp, III in view of Hollander et al. as applied to claims 1 and 13 above and further in view of Hersch, US 2002/0106617 A1.

Regarding claims 11 and 15, Lemp, III in view of Hollander et al. as applied to claims 1 and 13 above further disclose that the memory device is removable (column 13, lines 29-31; plug-in module) but do not explicitly state that the language is selected by choosing a memory device with a text file corresponding to the desired language. Hersch teaches a system operable to audibly convey information that includes removable memory devices and the language being selected by choosing a memory device with a text file corresponding to the desired language (see page 2, section [0024]). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have the system Lemp, III in view of Hollander et al. include the

selected language on the removable memory devices as suggested by Hersch to reduce the amount of usable memory needed in the system and therefore reduce the cost of the system.

Regarding claim 12, Lemp, III in view of Hollander et al. and Hersch as applied to claim 11 above further disclose including a remote control operable to facilitate the user picking the selected language (Hollander et al.; column 9, lines 41-48, in so far as the remote measurements dictate the language).

Response to Arguments

5. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lee Fineman whose telephone number is (571) 272-2313. The examiner can normally be reached on Monday - Friday 7:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Dunn can be reached on (571) 272-2312. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

May 31, 2005